STATE OF INDIANA COUNTY OF MARION

SS:





## CERTIFICATION AND ATTESTATION OF COPIES OF OFFICIAL RECORDS

	I,	/ homas	L. Kussell.	being	first	duly	sworn	upon
my	oath,	state:	Hanan	drux []]	ente. Ma	nagmo	n!	

- 1. I am the duly appointed Branch Chil of the Solid and Hazardous Waste Management Division of the Indiana Department of Environmental Management, and in such capacity, have legal custody of the official records of said Division.
- Attached hereto is a true and accurate copy of a letter dated September 9, 1983, from Indiana's Land Pollution Control Division Chief of Geology/Chemistry to Gary Development Company which is contained in the files of the Solid and Hazardous Waste Management Division.

IN WITNESS WHEREOF, I have hereunto set my hand at Indianapolis, Indiana, this Aday of August, 1987.

Thomas C. Russell

Subscribed and sworn to before me, a Notary Public in and for said County and State, this /// day of August, 1987.

Carolyn M. Koont - Notary Public

My Commission Expires:

County of residence: Boone

5-14-88

STATE - INDIANA

STATE BOARD OF HEALTH

AN EQUAL OPPORTUNITY EMPLOYER



INDIANAPOLIS

CBBull

Address Reply to: Indiana State Board of Health 1330 West Michigan Street P. O. Box 1964 Indunapolis, 4N 462064964

September 9, 1983

## VIA CERTIFIED MAIL

Mr. Lawrence Hagen 479 North Cline Avenue P.O. Box 6056 Gary, IN 46406

Dear Mr. Hagen:

Re: RCRA Subpart F Groundwater Monitoring

This letter is to request a written update on the hazardous waste operating status of Gary Land Development Facility, located in Gary, Indiana, within ten days of receipt of this letter. Specifically, have you operated a hazardous waste landfill, surface impoundment, or land treatment facility at any time since November 19, 1980? If you have received a delisting variance from EPA exempting your facility from the requirements of 40 CFR 265, Subpart F, you must still apply to the Environmental Management Board at the Indiana State Board of Health to receive a State variance and a waiver from groundwater monitoring. A copy of the delisting letter from EPA or similar evidence of their action and a State variance application should be submitted to this office.

If you have qualified for interim status and you operate (or operated since November 19, 1980) a surface impoundment, landfill, or land treatment facility that manages hazardous waste, you are subject to the RCRA Groundwater Monitoring Requirements of Subpart F of 40 CFR 265 and 320 IAC 4-6. If you have not implemented a groundwater monitoring program, you are, therefore, in violation of said regulations and enforcement action is forthcoming.

If your name any questions regarding this correspondence, please contact Mr. Robert Downey at 317/633-8476.

Very truly yours,

Karyl K. Schmidt, Chief

Karyl K. Schmidt

Geology/Chemistry Support Section

Technical Support Branch

Division of Land Pollution Control

RAD/tr